

ETHICS PRINCIPLES FOR THE INSURER, THE
INSURED, AND DEFENSE COUNSEL: THE
ETERNAL TRIANGLE REFORMED *Robert E. O'Malley* 511

COMMENTS

IN A DIGNIFIED MANNER: THE BAR,
THE COURT, AND LAWYER ADVERTISING *Whitney Thier* 527

IF AT FIRST YOU DON'T SUCCEED:
LOUISIANA'S LATEST STATUTORY
ENACTMENT GOVERNING AGREEMENTS
NOT TO COMPETE *Jeffery D. Morgan* 551

RECENT DEVELOPMENTS

ARIZONA V. FULMINANTE: EXTENDING
HARMLESS-ERROR ANALYSIS TO THE ERRONEOUS
ADMISSION OF COERCED CONFESSIONS *J.L. Renfro* 581

CHAMBERS V. NASCO, INC.: MOVING
BEYOND RULE 11 INTO THE UNCHARTED
TERRITORY OF COURTS' INHERENT
POWER TO SANCTION *S.D. Shuler* 591

SHIELDS V. CITY OF SHREVEPORT:
FEDERAL GRANTEES UNDER THE
REHABILITATION ACT ESCAPE DUTY
OF REASONABLE ACCOMMODATION
TOWARD ALCOHOLICS *L.D. Clark* 603

BOOK REVIEW

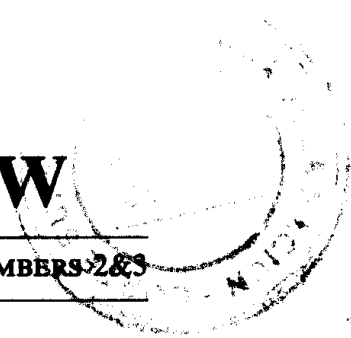
PETER S. TITLE'S
LOUISIANA REAL ESTATE TRANSACTIONS
AND ALEJANDRO M. GARRO'S
THE LOUISIANA PUBLIC RECORDS DOCTRINE
AND THE CIVIL LAW TRADITION *Shael Herman* 613

TULANE LAW REVIEW

VOLUME 66

DECEMBER 1991

NUMBERS 2&3

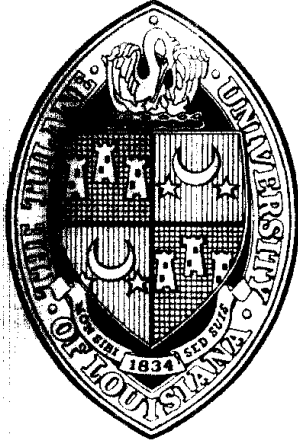


CONTENTS

ADMIRALTY LAW INSTITUTE SYMPOSIUM: MARINE INSURANCE

ARTICLES

- PARSING THE ADMIRALTY CLAUSE:
JURISDICTION OF MARINE
INSURANCE TRANSACTIONS *Kenneth H. Volk* 257
- CHOICE AND UNIFORMITY OF
LAW GENERALLY *Donald M. Waesche* 293
- MARINE INSURANCE: VARIETIES,
COMBINATIONS, AND COVERAGES *Raymond P. Hayden* 311
Sanford E. Balick
- MARINE CARGO INSURANCE:
AN OVERVIEW *Donald T. Rave, Jr.* 371
Stacey Tranchina
- FOR WANT OF A NAIL: CAUSATION IN
MARINE INSURANCE—THE PERVASIVE
DETERMINANT *D. Thomas McCune* 393
- COVERAGE, WARRANTIES, CONCEALMENT,
DISCLOSURE, EXCLUSIONS,
MISREPRESENTATIONS, AND
BAD FAITH *Patrick J.S. Griggs* 423
- CH-CH-CHANGES: STUMBLING TOWARD THE
REASONABLE EXPECTATIONS OF THE
ASSURED IN MARINE INSURANCE *W. Wylie Spicer* 457
- JUDICIAL INTERPRETATION OF INSURANCE
CONTRACTS IN MARITIME LAW: THE DUTY
OF GOOD FAITH IN HANDLING CLAIMS ... *Michael K. Clann* 479
Brit T. Brown
Sylvia J. Sydow



Tulane Law Review

HERNANDEZ	TECA
Side	2
Estante	10
Tabla	

A National Law Journal Distinguished for
Coverage of Civil and Comparative Law

ADMIRALTY LAW INSTITUTE SYMPOSIUM: MARINE INSURANCE

COMMENTS

In a Dignified Manner: The Bar, the Court,
and Lawyer Advertising

Whitney Thier

If at First You Don't Succeed:
Louisiana's Latest Statutory Enactment
Governing Agreements Not to Compete

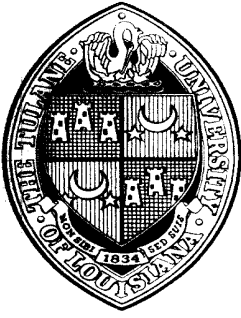
Jeffery D. Morgan

BOOK REVIEW

Peter S. Title's
LOUISIANA REAL ESTATE TRANSACTIONS
and Alejandro M. Garro's
THE LOUISIANA PUBLIC RECORDS DOCTRINE
AND THE CIVIL LAW TRADITION

Shael Herman

VOLUME 66 NUMBERS 2&3 DECEMBER 1991



Tulane Law Review

A National Law Journal Distinguished for
Coverage of Civil and Comparative Law

ADMIRALTY LAW INSTITUTE
SYMPOSIUM:
MARINE INSURANCE

COMMENTS

In a Dignified Manner: The Bar, the Court,
and Lawyer Advertising

Whitney Thier

It's Not Easy: You Don't Succeed:
Louisiana's Latest Statutory Enactment
Governing Agreements Not to Compete

Jeffery D. Morgan

BOOK REVIEW

Peter S. Title's
LOUISIANA REAL ESTATE TRANSACTIONS
and Alejandro M. Garro's
THE LOUISIANA PUBLIC RECORDS DOCTRINE
AND THE CIVIL LAW TRADITION

Shael Herman

VOLUME 66 NUMBERS 2&3 DECEMBER 1991

TULANE LAW REVIEW

VOLUME 66

DECEMBER 1991

NUMBERS 2&3

CONTENTS

ADMIRALTY LAW INSTITUTE SYMPOSIUM: MARINE INSURANCE

ARTICLES

- PARSING THE ADMIRALTY CLAUSE:
JURISDICTION OF MARINE
INSURANCE TRANSACTIONS *Kenneth H. Volk* 257
- CHOICE AND UNIFORMITY OF
LAW GENERALLY *Donald M. Waesche* 293
- MARINE INSURANCE: VARIETIES,
COMBINATIONS, AND COVERAGES *Raymond P. Hayden* 311
Sanford E. Balick
- MARINE CARGO INSURANCE:
AN OVERVIEW *Donald T. Rave, Jr.* 371
Stacey Tranchina
- FOR WANT OF A NAIL: CAUSATION IN
MARINE INSURANCE—THE PERVASIVE
DETERMINANT *D. Thomas McCune* 393
- COVERAGE, WARRANTIES, CONCEALMENT,
DISCLOSURE, EXCLUSIONS,
MISREPRESENTATIONS, AND
BAD FAITH *Patrick J.S. Griggs* 423
- CH-CH-CHANGES: STUMBLING TOWARD THE
REASONABLE EXPECTATIONS OF THE
ASSURED IN MARINE INSURANCE *W. Wylie Spicer* 457
- JUDICIAL INTERPRETATION OF INSURANCE
CONTRACTS IN MARITIME LAW: THE DUTY
OF GOOD FAITH IN HANDLING CLAIMS ... *Michael K. Clann* 479
Brit T. Brown
Sylvia J. Sydow

ETHICS PRINCIPLES FOR THE INSURER, THE
INSURED, AND DEFENSE COUNSEL: THE
ETERNAL TRIANGLE REFORMED *Robert E. O'Malley* 511

COMMENTS

IN A DIGNIFIED MANNER: THE BAR,
THE COURT, AND LAWYER ADVERTISING *Whitney Thier* 527

IF AT FIRST YOU DON'T SUCCEED:
LOUISIANA'S LATEST STATUTORY
ENACTMENT GOVERNING AGREEMENTS
NOT TO COMPETE *Jeffery D. Morgan* 551

RECENT DEVELOPMENTS

ARIZONA V. FULMINANTE: EXTENDING
HARMLESS-ERROR ANALYSIS TO THE ERRONEOUS
ADMISSION OF COERCED CONFESSIONS *J.L. Renfro* 581

CHAMBERS V. NASCO, INC.: MOVING
BEYOND RULE 11 INTO THE UNCHARTED
TERRITORY OF COURTS' INHERENT
POWER TO SANCTION *S.D. Shuler* 591

SHIELDS V. CITY OF SHREVEPORT:
FEDERAL GRANTEES UNDER THE
REHABILITATION ACT ESCAPE DUTY
OF REASONABLE ACCOMMODATION
TOWARD ALCOHOLICS *L.D. Clark* 603

BOOK REVIEW

PETER S. TITLE'S
LOUISIANA REAL ESTATE TRANSACTIONS
AND ALEJANDRO M. GARRO'S
THE LOUISIANA PUBLIC RECORDS DOCTRINE
AND THE CIVIL LAW TRADITION *Shael Herman* 613